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BEFORE THE FEDERAL ELECTION COMMISSION

CFLA

In the Matter of)
) PRE-MUR 567
Longview Intermediate Holdings C,)
LLC; Mepco Holdings, LLC; Mepco,)
LLC; James Laurita, Jr.; Karen Hughes;)
Kevin O'Dell; Brian Osborn; Steven B.)
Polce; Richard Usery; Eric Grimm;)
Kent Lindsay; Christopher Stecher.)

CERTIFICATION


I, Dayna C. Brown, recording secretary for the Federal Election Commission executive session on February 22, 2017, do hereby certify that in the above-captioned matter, the Commission failed by a vote of 2-0 to:

1. Open a Matter Under Review.
2. Find reason to believe that Mepco Holdings, LLC; Mepco, LLC; James Laurita, Jr.; Karen Hughes; R. Kevin O'Dell, Brian M. Osborn, Steven B. Polce, and Richard R. Usery knowingly and willfully violated 52 U.S.C. § 30122 (formerly 2 U.S.C. § 441f).
3. Find reason to believe that Mepco Holdings, LLC and Mepco, LLC knowingly and willfully violated 52 U.S.C. § 30116 (formerly 2 U.S.C. § 441a(a)).
4. Approve the Factual and Legal Analyses, as recommended in the First General Counsel's Report dated October 17, 2014.
5. Authorize the use of compulsory process.
6. Approve the appropriate letters.

Commissioners Ravel and Weintraub voted affirmatively for the motion. Commissioners Goodman, Hunter, Petersen and Walther abstained.

Attest:

February 23, 2017
Date



Dayna C. Brown
Acting Secretary and Clerk of the Commission

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